## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

UNITED STATES OF AMERICA	OUWER
VS.	OCCUENT  Criminal No: 3:11-00245  Tun malian
KEITH ERIC SALMON,	CONTINUE  CHIMITAL NO: 3:11-00245  My mallow  is CARWTYDIN  CONTINUE  The Interests of
MOTION TO CONTINUE  The Interest of Survive to allow	
Comes now the defendant Keith Sala	mon, by and through his attorney Glenn R. Affine
Funk, and would respectfully request this l	Honorable Court continue this case on the pe
grounds;	mys Nu
1. Mr. Salmon and counsel are continuing to work through the discovery and all	
issues relevant to this case.	July
2. Counsel and Government are con	tinuing to negotiate the case and ultimately
hope to resolve the case on a plea.	
3. Mr. Salmon has had psychologica	al evaluation and is receiving treatment that
is relevant to this case and any disp	position in the case.
4. Defense counsel has spoken with	h Assistant United States Attorney Lynne
Ingram and she does not object	to the continuance. Further, Ms. Ingram
believes a continuance in this case	will give the parties a legitimate chance to

Respectfully submitted,

reach a settlement.

/s/ Glenn R. Funk Glenn R. Funk #11492 222 Fourth Ave., North, Suite 100 Nashville, TN 37219 Phone: (615) 255-9595

Counsel for Defendant